

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

Richard P., by and for RACHEL P. , and)	
Denise L., by and for KRISTINA L. ,)	
)	
Plaintiffs)	
)	
v.)	
)	
SCHOOL DISTRICT OF THE CITY OF ERIE, PENNSYLVANIA; JANET WOODS , Individually and in her Capacity)	Civil Action No. 03-390 Erie
as Principal of Strong Vincent High)	
School; and LINDA L. CAPPABIANCA ,)	
Individually and in her Capacity as)	
Assistant Principal of Strong Vincent High)	
School,)	
)	
Defendants)	JURY TRIAL DEMANDED

ORDER

AND NOW, this _____ day of _____, 2006, it is hereby ORDERED that Defendants' Motion in Limine is GRANTED. Plaintiffs, their counsel and their witnesses, including their expert witness, Dr. Schachner, are precluded from (1) asserting at the trial of this action that any employee of defendant The School District of the City of Erie, Pennsylvania had a specific duty to report any sexual activity between plaintiffs and other students to any public agency, (2) stating, arguing and testifying at the trial in regard to alleged acts of sexual harassment that occurred prior to the sexual assaults of December 19, 2001 and (3) asserting at the trial that the placement of plaintiffs at Sarah Reed Children's Center in January 2002 was improper.

Sean J. McLaughlin
United States District Judge